

Land Drainage Act 1961

1961 CHAPTER 48

PART II

MISCELLANEOUS PROVISIONS AS TO LAND DRAINAGE AND DRAINAGE BOARDS

Amendments of Act of 1930

Allocation of revenue of river board in lieu of contributions under s.21 of Act of 1930

- (1) Where (whether by virtue of section eleven of the Act of 1930 or of section eighteen of this Act) a river board are the drainage board of an internal drainage district, they may by resolution specify an amount as corresponding to the amount of any contribution which, if the river board were not the drainage board of that district, the river board would require from or make to that drainage board under subsection (1) or subsection (3) of section twenty-one of the Act of 1930; and to the extent of any amount so specified—
 - (a) the expenses incurred by the river board as such shall be defrayed out of sums received by it as the drainage board of that district: or
 - (b) the expenses incurred by the river board as the drain age board of that district shall be defrayed out of their other revenue;

according as the amount is specified in the resolution as corresponding to a contribution under the said subsection (1) or as corresponding to a contribution under the said subsection (3).

- (2) A river board shall publish any resolution under this section in one or more newspapers circulating in the internal drainage district.
- (3) Where—
 - (a) a sufficient number of qualified persons; or
 - (b) the council of any county or county borough wholly or partly within the river board area;

Status: This is the original version (as it was originally enacted). This item of legislation is currently only available in its original format.

are aggrieved by a resolution of a river board under this section or the amount specified in such a resolution (whether on the ground that it is too small or too large), or the failure of a river board to pass such a resolution, they may appeal to the Minister and the Minister may, after considering any objections made to him, make such an order in the matter as he thinks just, and any such order shall be deemed to be an order under the said section twenty-one.

(4) An appeal under this section (other than an appeal on the ground that the river board have failed to pass a resolution under this section) must be made within six weeks after the date on which the river board have published the resolution in respect of which it is made.